

EXHIBIT 5

From: [Murphy, Michael D.](#)
To: [Beral, Arash](#); [Malynn, Todd M.](#)
Cc: [Zolliecoffer, Jordan](#); [James, Pauletta](#)
Subject: RE: Meet and Confer
Date: Saturday, March 8, 2025 8:47:26 AM

Arash:

1. **Ongoing non-compliance:**

- a. At our meet and confer on Wednesday, I went through the evidence of continued noncompliance with the injunction: pictures taken on February 26, 2025 at 5 or so of your clients' stores. These pictures showed different categories of ongoing non-compliance (displays of the prohibited marks including the waving potato on receipts, menus, signs that are fixtures, others that are not, etc.).
- b. On Thursday. I sent the pics to you, with some questions confirming your client agrees this is happening, whether it has been cured, why not, etc.
- c. As of today, 72 hours since going through the photos with you in person, 48 hours after sending them to you with questions, and, indeed, 8 days after being on notice that we were aware of continued noncompliance, I have not heard anything from you as to whether your client disputes any of this was happening, let alone that it was cured, and if not why. I will assume that your client would have told you by now that he disagrees with what our investigator found at the handful of stores he went to. So we have confirmation of continued noncompliance as of, at least, February 26, 2025, and I will assume it is ongoing until I receive proof otherwise.
- d. Please advise as to what of the ongoing noncompliance has been cured and what has not as soon as possible (but no later than Monday morning 10 am).
- e. Then we can address what your client claims is impossible.

2. **Fees meet and confer (total numbers, backup update, and offer to compromise on fees):**

- a. Backup: I had to go through and redact out the stuff that is privileged or work product and unrelated to contempt. My office has completed the redactions and they are being sent through Kite Works. If I do not hear from you about

delivery, I will assume you did receive the four invoices.

b. Here is a summary of what I found in my review, and what I propose (and has been approved by the client):

i. November fees related to our having to enforce the injunction:
\$26,426

1. Based on our meet and confer this week, I would say \$5-10k of that you would agree is related to our addressing noncompliance, and the rest you would dispute. Remember, during the briefing of the various emergency applications etc. much of the battle was as to ongoing uses of the marks. In fact one of those resulted in the order that parties have been referring to that set out the “impossibility” exception to compliance. Much of the work we were doing in responding to your ex partes and emergency motions to amend, stay, change the bond, etc. was reviewing evidence regarding noncompliance, preparing our own, or briefing your client’s noncompliance. So I disagree that these briefs would have had to be written anyway. Much of that briefing was about your clients’ noncompliance.

ii. December fees related to our having to enforce the injunction:
\$30,508.50.

1. Based on our meet and confer this week, I would predict you would agree with these. At this point the briefing was fairly segregated: motions to dismiss and briefing on the main appeal (not included) and your clients’ noncompliance addressed through contempt (included)

iii. January fees related to our having to enforce the injunction:
\$14,960.00.

1. Based on our meet and confer this week, I would predict you would also agree with these.

iv. Feb fees: \$9,520.

1. This was 100% preparation for and attendance at hearing.

v. Costs for the entire period:

1. \$6,000: Investigator: \$6,000: Each report by our investigator cost

in excess of \$2,000. I am waiting for the backup for those (from my old firm). But there were three reports.

2. \$1,000: Filings, delivery to court (88 each) and one of the cease and desist demands to franchisees: \$1000

vi. This last week I have not included yet, things like attending and preparing for the meet and confer and these redactions, etc. Likely \$4k

- c. Proposal (please review the below, and then after reviewing the invoices, please advise as to whether your client will agree):

- i. **Total from above: AT LEAST \$92,414.50. This does not include fees for preparing the joint filing, hearing, etc.**

- ii. **Offer: I have the authority to offer the following: \$60,000.** This proposal includes, the following:

1. November discounted to \$5k
 2. December 2024 fees amount in full: \$30,508.50
 3. January 2025 fees amount in full: \$14,960.00
 4. February 2025 fees amount in full: \$9,520
 5. Agreement by us to waive March 2025 fees incurred to date
 6. Agreement to not include preparation of the joint statement
 7. Repay \$6k of costs (discount): investigator only at a discount

Total: \$60,988.5.

We will even agree to round down, if you agree.

- d. **This offer will expire Monday morning at 10 am.**

Best,

Fox Logo



Michael Murphy

Partner

☐ (213) 213-1211

☐ (310) 974-2271 (cell)

 mdmurphy@foxrothschild.com

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From: Beral, Arash <arash.beral@blankrome.com>

Sent: Thursday, March 6, 2025 4:32 PM

To: Murphy, Michael D. <mdmurphy@foxrothschild.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>

Cc: Zollicoffer, Jordan <JZollicoffer@foxrothschild.com>; James, Pauletta <PJJames@foxrothschild.com>

Subject: [EXT] RE: Meet and Confer

The analysis doesn't change. The Court wants to see us agree on a reasonable attorney fee as a result of you bringing the motion against PCJV and Koren. Can you send us the fee invoices today to review?

Arash Beral | BLANKROME

2029 Century Park East | Los Angeles, CA 90067

[Arash Beral](#) | [Blank Rome LLP](#)

From: Murphy, Michael D. <mdmurphy@foxrothschild.com>

Sent: Thursday, March 6, 2025 12:56 PM

To: Beral, Arash <arash.beral@blankrome.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>

Cc: Zollicoffer, Jordan <JZollicoffer@foxrothschild.com>; James, Pauletta <PJJames@foxrothschild.com>

Subject: RE: Meet and Confer

Ok. Thank you for clarifying. That, then, should change your analysis as to damages. If it is not our job to monitor and force compliance, isn't any dollar our client pays towards getting compliance a damage? Put differently, as having been held in contempt, your client has been ruled as knowingly refused to comply. We have been trying to address this since the order issued in November. Does that not mean every effort we have taken in the face of knowing non compliance is a damage to which our client is entitled to recover?

And yes, pics are embedded.

[REDACTED]

[REDACTED]

Michael Murphy

Partner

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[REDACTED] mdmurphy@foxrothschild.com

[REDACTED]

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From: Beral, Arash <arash.beral@blankrome.com>

Sent: Thursday, March 6, 2025 12:50 PM

To: Murphy, Michael D. <mdmurphy@foxrothschild.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>

Cc: Zollicoffer, Jordan <JZollicoffer@foxrothschild.com>; James, Pauletta <PJames@foxrothschild.com>

Subject: [EXT] RE: Meet and Confer

Re-sending the below as I got bounce-back messages.

Arash Beral | BLANKROME

2029 Century Park East | Los Angeles, CA 90067

[Arash Beral | Blank Rome LLP](#)

From: Beral, Arash

Sent: Thursday, March 6, 2025 12:46 PM

To: 'Murphy, Michael D.' <mdmurphy@foxrothschild.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>

Cc: Zollicoffer, Jordan <JZollicoffer@foxrothschild.com>; James, Pauletta <PJames@foxrothschild.com>

Subject: RE: Meet and Confer

Thank you. We did not suggest it is your client's job to monitor compliance. We just want the documents and information you're relying on so that we can help resolve these issues.

Were there supposed to be attachments (I don't see any) or just the pictures interposed within the email?

Arash Beral | BLANKROME

2029 Century Park East | Los Angeles, CA 90067

[Arash Beral | Blank Rome LLP](#)

From: Murphy, Michael D. <mdmurphy@foxrothschild.com>

Sent: Thursday, March 6, 2025 12:29 PM

To: Beral, Arash <arash.beral@blankrome.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>

Cc: Zollicoffer, Jordan <JZollicoffer@foxrothschild.com>; James, Pauletta <PJames@foxrothschild.com>

Subject: RE: Meet and Confer

Arash:

First, good meeting yesterday. I recommend in person as much as possible. Next time I come to you.

Second, from now on please always copy my colleagues, Jordan and Pauletta.

Third, my deliverables:

I am working on invoices.

Protective Order in the works as is my meet and confer response

As for Injunction Compliance. We ask for two things:

1. **Known Non-Compliance**: The attached (and below this email) are examples of types of non-compliant uses of trademarks with the dates, times, and locations (one week ago), noted on each picture.
 - a. As for each example, we ask for confirmation as to every store in which this remains an issue and that this has been addressed as to each store and halted. We are primarily concerned with all the stores Koren controls (whether owned by a Korean entity / Defendant, or still a friendly franchisee). So, for example, identify every non fixture sign at all stores that has been taken down since last Monday, with pictures.
 - b. If your client deems any use “impossible” to cease and impossible to remove this use of a trademark, we require the following for each

independent use:

- i. Identify every use of this type at any store Koren controls, along with a picture so we can cross check.
- ii. Provide an explanation as to each use, why it is impossible, with direct evidence as to why you believe it is impossible.
- iii. Describe what is being done now to take care of each use.
- iv. Describe when that attempt to cure the “impossible” uses began.
- v. Advise when you believe they will be resolved.

c. For example, for the last category below, signs that are fixtures, for each sign that is a fixture

- i. Identify every sign that has a prohibited trademark on it along with a picture and location description
- ii. Note I AM NOT conceding that a lease requirement or landlord instruction is an impossibility or supersedes a court injunction, but you do, and we are entitled to an explanation. So, here, as an example you might say “this is impossible because of clause x in the attached relevant lease, and because of this email from the landlord who said I don’t care if you go to jail.”
- iii. What is being done to remove the sign.
- iv. When those efforts began.
- v. When the sign will be taken down.

2. **Unknown Non-Compliance:** Yesterday it was suggested that it is our client’s job to monitor compliance. I disagree. It is your client’s job to comply. We should have not had to do anything. These statements suggested that your client believes that any Unknown Non-Compliance is permissible. Accordingly, here is where candor and disclosure will go a long way.

- a. For each other use of any mark other than that we have discovered (maybe at one of the stores we did not check, or another type of use we did not see), please affirmatively disclose every use of this type at any store Koren controls, along with a picture so we can cross check. Then, please apply the impossibility question to these as set forth above. If any use has been addressed, answer the questions in 1(a), or if deemed impossible, answer the questions in 1(b).

The pictures are attached of different categories:

1. Non fixture signs
2. Receipts
3. Cardboard / paper / foam paper type standalone uses
4. Fixture signs

Thank you

[Redacted]

[Redacted]

Michael Murphy

Partner

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[Redacted] mdmurphy@foxrothschild.com

[Redacted]

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From: Beral, Arash <arash.beral@blankrome.com>

Sent: Thursday, March 6, 2025 11:42 AM

To: Murphy, Michael D. <mdmurphy@foxrothschild.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>; Kenneth Hsu <khsu@ecjlaw.com>

Subject: [EXT] RE: Meet and Confer

Mike:

Following up on nos. 1 and 2 below, as well as (per our discussion in person yesterday) your fee information on the contempt motion matters. Can you send everything to us today? I have hearings today at 1:30 and then tomorrow in person at 11 am and 1:45 pm (with clients each time) at Spring Street. I don't have a lot of free time to address all these matters with the PCJV parties, and it's already almost the end of the workweek.

Arash

Arash Beral | BLANK**ROME**

2029 Century Park East | Los Angeles, CA 90067

[Arash Beral](#) | [Blank Rome LLP](#)

From: Beral, Arash

Sent: Tuesday, March 4, 2025 2:10 PM

To: Murphy, Michael D. <mdmurphy@foxrothschild.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>; Kenneth Hsu <khsu@ecjlaw.com>

Subject: RE: Meet and Confer

Mike:

Todd and I were able to clear most of our schedule tomorrow afternoon to meet in person, however, can we meet in our office or at the mezzanine level in our building complex (which has a nice, quiet lounge for us to sit and talk – there's also a Starbucks next door). I have to take off around 5 pm and walk into Beverly Hills for a board meeting, so I would appreciate us meeting closer to Century Park East. We can also meet in the outdoor courtyard area between the twin towers like we did once in the Cinco case. Can we meet at 3:30 pm?

A couple additional follow-ups:

1. I see that the Court just issued the \$5,000 attorney fee ruling. Kindly provide payment instructions asap.
2. On Friday, I sent an email asking you to produce the documents/binders you had brought with you to Court and to itemize what exactly you believe is out of compliance so that we could have our clients immediately remedy any remaining issues. We need those asap. It's already Tuesday afternoon. Can we get them today please?

Thank you, and looking forward to meeting.

Best,

Arash

Arash Beral | BLANKROME

2029 Century Park East | Los Angeles, CA 90067

[Arash Beral](#) | [Blank Rome LLP](#)

From: Murphy, Michael D. <mdmurphy@foxrothschild.com>

Sent: Monday, March 3, 2025 6:52 PM

To: Beral, Arash <arash.beral@blankrome.com>; Malynn, Todd M. <Todd.Malynn@BlankRome.com>; Kenneth Hsu <khsu@ecjlaw.com>

Cc: James, Pauletta <PJJames@foxrothschild.com>

Subject: Meet and Confer

Arash and Todd:

I wrote an email leaving Court on Friday inviting you to our office tomorrow or Wednesday to meet and confer, but it did not send.

So, I now try again. Can we meet and confer at m office on Wednesday? Afternoon?

Topics:

1. Injunction Compliance
2. Damages for Contempt
3. Trial Schedule
4. Resolution of Discovery Issues

Thank you!

[Redacted]

[Redacted]

Michael Murphy

Partner

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ERVIN COHEN & JESSUP LLP

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Shakey's Pizza Asia Ventures, Inc.

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

December 31, 2024

Invoice #: 368789
Client #: 18393
[REDACTED]
Billing Attorney: MM

[REDACTED]
[REDACTED]
[REDACTED]

RE: Potato Corner Licensing Dispute

[REDACTED] [REDACTED]
[REDACTED] [REDACTED]
[REDACTED]

[REDACTED] [REDACTED] [REDACTED] [REDACTED]

[REDACTED] [REDACTED] [REDACTED]
[REDACTED] [REDACTED] [REDACTED]
[REDACTED] [REDACTED] [REDACTED]
[REDACTED] [REDACTED] [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

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Shakey's Pizza Asia Ventures, Inc.

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

December 31, 2024

Invoice #: 368789
Client #: 18393
[REDACTED]
Billing Attorney: MM

CURRENT INVOICE SUMMARY

For legal services rendered and costs advanced through November 30, 2024:

RE: Potato Corner Licensing Dispute

Legal Services	[REDACTED]
Plus Costs Advanced	[REDACTED]

TOTAL BALANCE DUE ON CURRENT INVOICE	[REDACTED]
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Effective February 1, 2025, certain hourly rates may reflect an increase.

[REDACTED] [REDACTED]

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
Client #: 18393
Billing Attorney: MM

LEGAL SERVICES RENDERED

Date	Tkpr	Description of Service	Hours	Amount
10/28/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
10/29/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
10/30/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/04/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/04/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/05/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/05/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/06/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/06/24	SJJ	[REDACTED]	[REDACTED]	[REDACTED]
11/06/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/07/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/07/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/08/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/08/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
 Client #: 18393

Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
11/09/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/11/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/11/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/12/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/12/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/13/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/13/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/14/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/14/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/15/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/15/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/16/24	KPH	Correspond with client and research regarding ongoing operations of PCJV franchisees and potential Motion for Contempt	.30	184.50
11/17/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/17/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
11/18/24	MM	Draft/revise demand letters re Potato Bros and to franchisees and with opposing counsel re contempt (1.0); [REDACTED]	1.0	785.00

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
 Client #: 18393
 Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
11/18/24	KPH	Draft and research regarding Ex Parte Application for OSC Re Contempt; draft correspondence to Koren's counsel regarding same and regarding Injunction Order; [REDACTED] [REDACTED] [REDACTED]	6.50	3,997.50
11/19/24	MM	Research specific issues with order non compliance and draft email to guy's counsel regarding same (0.7); [REDACTED] [REDACTED] [REDACTED] [REDACTED]	.70	549.50
11/19/24	SJJ	[REDACTED]		
11/19/24	KPH	[REDACTED] draft and confer regarding Ex Parte Application for OSC Re Contempt; confer with client regarding same; research regarding same; meet and confer regarding Koren's Ex Parte Application for Reconsideration, Ex Parte Application for OSC Re Contempt, and more; confer regarding same	5.90	3,628.50
11/20/24	MM	[REDACTED] correspondence with opposing counsel re injunction and review Guy ex parte to challenge injunction for purpose of preparing opposition to same (1.9); [REDACTED] [REDACTED] [REDACTED]	1.9	1,491.50
11/20/24	KPH	Review and analyze Koren's Ex Parte Application for Reconsideration; draft and strategize regarding Opposition to same; confer regarding Koren's compliance with Injunction Order; draft correspondence to franchisee's counsel regarding same; review and analyze Order denying Ex Parte Application; confer with client regarding same, franchisee dealings, and Injunction Order	7.50	4,612.50
11/21/24	MM	[REDACTED] draft/revise multiple different demand letters on PCJV and Guy's counsel (0.8)	.80	628.00
11/21/24	KPH	Revise and confer regarding letter to franchisees; draft and revise correspondence to Koren's counsel regarding compliance with Injunction Order; [REDACTED] [REDACTED] confer regarding order on Koren's Ex Parte Application for Reconsideration	4.50	2,767.50
11/22/24	MM	[REDACTED] [REDACTED] [REDACTED]		

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
Client #: 18393

Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
11/22/24	KPH	[REDACTED]	[REDACTED]	[REDACTED]
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
11/25/24	MM	Correspondence with Eric Agaki about what he has found in his investigation as to Potato Corner operations (0.1); [REDACTED]	.01	78.50
		[REDACTED]		
11/25/24	KPH	[REDACTED]	5.20	3,198.00
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		correspond with Koren's counsel regarding compliance with injunction; strategize regarding same; [REDACTED]		
		[REDACTED]		
		[REDACTED]		
11/26/24	KPH	Draft and finalize correspondence to 9th Circuit regarding Koren's Emergency Motion for Stay; draft and research regarding Opposition to Koren's request to modify bond; correspond with contractor regarding same; correspond with franchisees regarding short-term license; correspond with Koren's counsel regarding briefing schedule on Emergency Motion for Stay	6.50	3,997.50
11/27/24	MM	Draft/revise cease and desist to be sent to franchisees	.50	392.50
11/27/24	KPH	Draft and confer regarding Opposition to Request to Modify Bond; confer with contractor regarding same; revise and finalize cease and desist letter to franchisees; confer regarding same; correspond with Koren's counsel regarding Emergency Motion for Stay in 9th Circuit; prepare Response to same	4.00	2,460.00
11/28/24	MM	Draft/revise multiple meet and confer letters / emails regarding Koren's decision to challenge the injunction and demand I stop talking to PCJV franchisees	1.60	1,256.00
11/28/24	KPH	Review and confer regarding correspondence from Koren's counsel regarding Motion to Dismiss, threatened ex parte, and related items	.40	246.00
11/29/24	MM	Draft/revise and review correspondence with opposing counsel re injunction compliance and challenges and legal research regarding allegations against me from them for violating their privileges	1.50	1,177.50
11/29/24	KPH	Revise and confer regarding draft correspondence to Koren's counsel regarding Motion for Dismiss; research regarding same; draft Response to Koren's Emergency Motion for Stay in 9th Circuit	1.10	676.50
11/30/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
11/30/24	KPH	Draft Response to Koren's Emergency Motion for Stay in 9th Circuit	6.80	4,182.00

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789

Client #: 18393

Billing Attorney: MM

NET LEGAL FEES


FEE RECAP

Timekeeper	Hours	Rate	Total
Michael Murphy		785.00	
Sarah J. Jupina		350.00	
Hsu, Kenneth		615.00	

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
Client #: 18393

 Billing Attorney: MM

COSTS ADVANCED

Date	Description	Amount
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		
		

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
Client #: 18393

Billing Attorney: MM

Date	Description	Amount
11/29/24		
11/29/24		
11/29/24		
11/29/24		
11/30/24		
TOTAL COSTS ADVANCED		
TOTAL BALANCE DUE		

December 31, 2024

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368789
Client #: 18393

Billing Attorney: MM

[REDACTED]

INVOICE NUMBER	DATE	INVOICE TOTAL	PAYMENTS RECEIVED	ENDING BALANCE
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]				[REDACTED]

ERVIN COHEN & JESSUP^{LLP}

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Shakey's Pizza Asia Ventures, Inc.

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

January 15, 2025

Invoice #: 368857

Client #: 18393

[REDACTED]
Billing Attorney: MM

[REDACTED]

[REDACTED]
[REDACTED]

RE: Potato Corner Licensing Dispute

[REDACTED]

[REDACTED]

[REDACTED]
[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

ERVIN COHEN & JESSUP LLP

9401 Wilshire Blvd., 12th Floor
Beverly Hills, CA 90212-2974
(310) 273-6333 TIN: 95-1774339

Shakey's Pizza Asia Ventures, Inc.

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

January 15, 2025

Invoice #: 368857
Client #: 18393
[REDACTED]
Billing Attorney: MM

CURRENT INVOICE SUMMARY

For legal services rendered and costs advanced through December 31, 2024:

RE: Potato Corner Licensing Dispute

Legal Services	[REDACTED]
Plus Costs Advanced	[REDACTED]

TOTAL BALANCE DUE ON CURRENT INVOICE	[REDACTED]
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Effective February 1, 2025, certain hourly rates may reflect an increase.

[REDACTED] [REDACTED]

January 15, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368857
Client #: 18393
Billing Attorney: MM

LEGAL SERVICES RENDERED

Date	Tkpr	Description of Service	Hours	Amount
12/01/24	MM	[REDACTED] [REDACTED] correspondence with opposing counsel re new demands as to injunction and legal research and correspondence with Ken regarding same (0.4)	.40	314.00
12/01/24	MM	[REDACTED] [REDACTED] review and respond to demand correspondence from opposing counsel (.4)	.40	314.00
12/01/24	KPH	[REDACTED] [REDACTED] review and confer regarding correspondence from Koren's counsel regarding common interest privilege and ex parte application; review and analyze ex parte application; draft correspondence to Koren's counsel regarding same	7.50	4,612.50
12/02/24	MM	[REDACTED] [REDACTED] teleconferences with investigator and Mr. Hsu (0.3); draft/.revise additional meet and confer correspondence (0.5)	.50	392.50
12/02/24	KPH	[REDACTED] [REDACTED] [REDACTED] [REDACTED]		
12/03/24	MM	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]		
12/03/24	KPH	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]		
12/04/24	MM	[REDACTED] [REDACTED] [REDACTED] [REDACTED]		
12/04/24	KPH	[REDACTED] [REDACTED] [REDACTED] [REDACTED] correspond with Koren's counsel regarding compliance with injunction	2.10	1,291.50

January 15, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368857
Client #: 18393
Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
12/05/24	MM	Draft/revise demand on PCJV counsel top (0.6); [REDACTED] [REDACTED]	.60	471.00
12/05/24	KPH	[REDACTED] review and revise draft correspondence to Koren's counsel; research regarding contempt	.80	492.00
12/06/24	KPH	Draft Declaration of M. Yocum in support of Motion for Contempt; research and confer regarding same; review and revise draft correspondence to Koren's counsel	1.50	922.50
12/07/24	MM	Draft/revise correspondence to Gruenberg (franchise counsel), opposing counsel re cease and desist and proposal re pleadings, and Ken re declaration of investigator	1.00	785.00
12/07/24	KPH	Confer with M. Murphy regarding Motion for Contempt; review draft correspondence to Koren's counsel regarding same	.40	246.00
12/08/24	KPH	Correspond regarding declaration of private investigator in support of Motion for Contempt	.10	61.50
12/09/24	MM	Review response to our demand on Guy's counsel that they meet and confer and respond to same (0.2); teleconference with Kenny re same and briefs (0.1)	.30	235.50
12/09/24	KPH	[REDACTED] [REDACTED] research and confer regarding Motion for OSC Re Civil Contempt; [REDACTED] [REDACTED]	4.90	3,013.50
12/10/24	MM	[REDACTED] [REDACTED] [REDACTED]		
12/10/24	KPH	Draft and research regarding Motion for OSC Re Contempt; confer with client regarding [REDACTED] contempt, preliminary injunction, [REDACTED] [REDACTED] [REDACTED]	6.50	3,997.50
12/11/24	MM	Review and revise contempt motion.	.90	706.50
12/11/24	MM	[REDACTED] [REDACTED]		
12/11/24	KPH	Draft, research, and confer regarding Motion for OSC Re Contempt; [REDACTED] [REDACTED] correspond with private investigator regarding declaration; [REDACTED]	7.70	4,735.50
12/12/24	MM	[REDACTED] [REDACTED]		
12/12/24	KPH	[REDACTED] [REDACTED] [REDACTED]		

January 15, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368857
Client #: 18393
Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
12/13/24	MM	Draft/revise meet and confer correspondence before and after meet and confer zoom (1.2); attend zoom meet and confer (0.9); teleconference with Kenny re same (0.2)	2.30	1,805.50
12/13/24	KPH	[REDACTED] meet and confer with Koren's counsel regarding Motion to Dismiss and Motion for OSC Re Contempt; draft and confer regarding correspondence regarding same	3.10	1,906.50
12/14/24	KPH	Confer with M. Murphy regarding Motion for Contempt [REDACTED]	.20	123.00
12/15/24	KPH	Revise and confer regarding draft Motion for OSC Re Contempt	1.10	676.50
12/16/24	MM	Draft/revise Motion for Contempt and legal research re same and review pleadings and history for same (6.9)	6.90	5,416.50
12/16/24	KPH	[REDACTED] draft correspondence to Koren's counsel regarding Motion to Dismiss and Motion for OSC Re Civil Contempt	1.60	984.00
12/17/24	MM	[REDACTED] draft/revise and review correspondence with Guy counsel discussing acts of contempt and injunction order (1.1); teleconference with Kenny (0.2)	.20	157.00
12/17/24	KPH	Draft correspondence to Koren's counsel regarding Motion to Dismiss and Motion for OSC Re Civil Contempt; correspond with Koren's counsel regarding same; [REDACTED]	3.20	1,968.00
12/17/24	EZC	[REDACTED]		
12/18/24	MM	[REDACTED] review legal argument for contempt motion for purpose of reviewing cases as to same and review authorities as to same (1.5)	1.5	1,177.50
12/18/24	KPH	Revise and confer regarding correspondence to Koren's counsel regarding Motion to Dismiss and Motion for OSC Re Civil Contempt; [REDACTED] revise and confer regarding Motion for OSC Re Civil Contempt	1.70	1,045.50
12/19/24	MM	[REDACTED]		

January 15, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368857
Client #: 18393
Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
12/19/24	KPH	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
12/20/24	MM	[REDACTED]		
		[REDACTED]		
12/20/24	KPH	[REDACTED]	4.20	2,583.00
		[REDACTED] draft Motion for OSC Re Civil Contempt and Declaration of M. Murphy; gather and review Exhibits in support of Motion; research regarding same; [REDACTED]		
		[REDACTED]		
12/21/24	MM	[REDACTED]		
		[REDACTED]		
12/22/24	KPH	Correspond regarding draft Declaration in support of Motion for OSC Re Civil Contempt	.20	123.00
12/23/24	KPH	Revise Motion for OSC Re Civil Contempt and Declaration of M. Murphy in support of Motion; review and analyze invoices to support request Motion; [REDACTED]	2.90	1,783.50
		[REDACTED]		
		[REDACTED]		
12/24/24	KPH	[REDACTED] revise and confer regarding draft Motion for OSC Re Civil Contempt	.50	307.50
12/26/24	MM	Draft/revise Motion for Contempt and then final review and approval and revision to contempt motion and correspondence regarding same (2.5);	2.5	1,962.50
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
12/26/24	KPH	Revise, finalize, and confer regarding Motion for OSC Re Civil Contempt; [REDACTED]	8.00	4,920.00
		[REDACTED]		
		[REDACTED]		
12/27/24	MM	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		

January 15, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368857
Client #: 18393
Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
12/27/24	KPH			
12/30/24	KPH			
12/31/24	KPH			

NET LEGAL FEES

FEE RECAP

Timekeeper	Hours	Rate	Total
Michael Murphy		785.00	
Hsu, Kenneth		615.00	
Elliot Z. Chen		575.00	
TOTALS			

Billing Attorney: MM

Billing Attorney: MM

TOTAL BALANCE DUE			
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January 15, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 368857
Client #: 18393

Billing Attorney: MM

[REDACTED]

INVOICE NUMBER	DATE	INVOICE TOTAL	PAYMENTS RECEIVED	ENDING BALANCE
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

[REDACTED]	[REDACTED]	[REDACTED]
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ERVIN COHEN & JESSUP LLP

9401 Wilshire Blvd., 12th Floor
Beverly Hills, CA 90212-2974
(310) 273-6333 TIN: 95-1774339

Shakey's Pizza Asia Ventures, Inc.

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

February 14, 2025

Invoice #: 369865

Client #: 18393

[REDACTED]
Billing Attorney: MM

[REDACTED]

[REDACTED]
[REDACTED]

RE: Potato Corner Licensing Dispute

[REDACTED]

[REDACTED]

[REDACTED]
[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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Beverly Hills, CA 90212-2974
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Shakey's Pizza Asia Ventures, Inc.

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

February 14, 2025

Invoice #: 369865
Client #: 18393
[REDACTED]
Billing Attorney: MM

CURRENT INVOICE SUMMARY

For legal services rendered and costs advanced through January 31, 2025:

RE: Potato Corner Licensing Dispute

Legal Services	[REDACTED]
Less Courtesy Fee Discount	[REDACTED]
Net Legal Services	[REDACTED]
Plus Costs Advanced	[REDACTED]

TOTAL BALANCE DUE	[REDACTED]	[REDACTED]
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Effective February 1, 2025, certain hourly rates may reflect an increase.

[REDACTED] [REDACTED]

February 14, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 369865
Client #: 18393

Billing Attorney: MM

LEGAL SERVICES RENDERED

Date	Tkpr	Description of Service	Hours	Amount
12/29/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/29/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/29/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/29/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/30/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/30/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/30/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/30/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/31/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
12/31/24	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/02/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/03/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/03/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/03/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/04/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/04/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/05/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/05/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	MM	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	SJJ	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	SJJ	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]
1/06/25	KPH	[REDACTED]	[REDACTED]	[REDACTED]

February 14, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 369865
Client #: 18393
Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
1/07/25	KPH	[REDACTED] [REDACTED] [REDACTED] correspond regarding invoice from E. Agaki; [REDACTED]	4.70	2,890.50
1/08/25	MM	[REDACTED] [REDACTED] [REDACTED]		
1/08/25	KPH	[REDACTED] [REDACTED] [REDACTED]		
1/09/25	MM	[REDACTED]		
1/09/25	KPH	[REDACTED] [REDACTED] [REDACTED]		
1/10/25	MM	[REDACTED] [REDACTED] [REDACTED] review Opposition to Contempt Motion for purpose of preparing and planning Reply to same (1.0)	1.0	785.00
1/10/25	KPH	[REDACTED] [REDACTED] [REDACTED]		
1/12/25	KPH	Review and analyze Opposition to Motion for OSC Re Civil Contempt; confer regarding same; [REDACTED] [REDACTED]	.80	492.00
1/13/25	MM	[REDACTED] [REDACTED]		
1/13/25	KPH	Review and analyze Opposition to Motion for OSC Re Contempt; confer regarding same; [REDACTED] [REDACTED] confer with private investigator	8.50	5,227.50
1/14/25	MM	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]		

February 14, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 369865
 Client #: 18393
 Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
1/14/25	KPH	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
1/15/25	MM	[REDACTED]		
		[REDACTED]		
1/15/25	KPH	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
1/16/25	MM	[REDACTED]		
		[REDACTED]		
1/16/25	KPH	[REDACTED]	8.60	5,289.00
		[REDACTED]		
		[REDACTED] draft and correspond		
		regarding Reply in support of Motion for OSC Re Contempt		
1/17/25	MM	REview and revise Reply in support of Contempt motion and	2.90	2,276.50
		Responding Brief to the 9th Circuit		
1/17/25	KPH	[REDACTED]	8.90	5,473.50
		revise, finalize, and confer regarding Reply in support of Motion for		
		Contempt; confer with investigator regarding photographs and report;		
		review and analyze same; [REDACTED]		
		[REDACTED]		
1/19/25	KPH	[REDACTED]		
1/20/25	MM	[REDACTED]		
		[REDACTED]		
1/20/25	KPH	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
1/21/25	MM	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
1/21/25	KPH	[REDACTED]		
		[REDACTED]		
		[REDACTED]		
		[REDACTED]		
1/22/25	KPH	[REDACTED]		
		[REDACTED]		

February 14, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 369865
 Client #: 18393

Billing Attorney: MM

Date	Tkpr	Description of Service	Hours	Amount
1/23/25	MM	[REDACTED]		
1/24/25	MM	[REDACTED]		
1/24/25	KPH	[REDACTED]		
1/27/25	KPH	[REDACTED]		
1/28/25	MM	[REDACTED]		
1/28/25	KPH	[REDACTED]		
1/29/25	KPH	[REDACTED]		
1/30/25	MM	Review tentative ruling for purpose of preparing for hearing and review cases cited in all briefs for sane purpose; legal research and correspondence and teleconferences re oral augment on contempt	1.50	1,177.50
1/30/25	KPH	Review, analyze, and confer regarding tentative rulings regarding Motion for OSC Re Contempt and Motion to Dismiss; prepare for hearing regarding same; meet and confer with Koren's counsel regarding discovery responses; [REDACTED]	3.10	1,906.50
1/31/25	MM	Prepare for, travel to and from, and attend hearing on contempt motion and subsequent correspondence and teleconferences re same	2.70	2,119.50
1/31/25	KPH	Prepare for and appear at hearing on Motion for OSC Re Contempt and Motion to Dismiss; confer regarding same	1.60	984.00
NET LEGAL FEES				

FEE RECAP

Timekeeper	Hours	Rate	Total
Michael Murphy		785.00	
Sarah J. Jupina		350.00	
Hsu, Kenneth		615.00	

February 14, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 369865
Client #: 18393
Billing Attorney: MM

COSTS ADVANCED

Date	Description	Amount
12/31/24	Legal Support Network, LLC, Messenger/Attorney Services, 12/31/2024, LA-24-26401, ERVCO - Recipient: U.S. DISTRICT COURT	88.00
1/15/25	Legal Support Network, LLC, Messenger/Attorney Services, 1/15/2025, LA-25-27355, ERVCO - Recipient: U.S. DISTRICT COURT	88.00
TOTAL COSTS ADVANCED		
TOTAL BALANCE DUE		

February 14, 2025

Shakey's Pizza Asia Ventures, Inc.

Invoice #: 369865
Client #: 18393
Billing Attorney: MM

INVOICE NUMBER	DATE	INVOICE TOTAL	PAYMENTS RECEIVED	ENDING BALANCE

Date	Type	Invoice No.	Check No.	Paid By	Amount



CONSTELLATION PLACE 10250 CONSTELLATION BOULEVARD, SUITE 900 LOS ANGELES, CA 90067
Tel 215.299.2000 Fax 215.299.2150 www.foxrothschild.com

TAX I.D. NO. 23-1404723

SHAKEY'S PIZZA ASIA VENTURES INC.

Invoice Number

3585783

Invoice Date

03/07/25

Client Number

377748

Matter Number

[REDACTED]

RE: SPAVI V. PCJV

FOR PROFESSIONAL SERVICES RENDERED THROUGH 02/28/25

Date	Timekeeper	Description	Hours
02/21/2025	MURPHY	[REDACTED]	[REDACTED]
02/23/2025	MURPHY	[REDACTED]	[REDACTED]
02/24/2025	MURPHY	[REDACTED]	[REDACTED]
02/25/2025	MURPHY	[REDACTED]	[REDACTED]
02/26/2025	MURPHY	REVIEW ORDER RE CONTEMPT RULING AND IDENTIFY WITNESSES REGARDING SAME AND GATHER EXHIBITS FOR SAME AND TELECONFERENCES AND EMAILS WITH GUY'S COUNSEL REGARDING SAME AND REVIEW CONTEMPT MOTION FOR SAME PURPOSE (1.2); TELECONFERENCE WITH INVESTIGATOR AND REVIEW PRIOR REPORTS FOR SAME PURPOSE (0.3)	1.5
02/27/2025	MURPHY	TELECONFERENCE WITH MR. HSU REGARDING HEARING (0.2); REVIEW DECLARATION OF ERIK AGAKI IN PREPARATION FOR HEARING (0.1); REVIEW BRIEFING AND TELECONFERENCES WITH MR. HSU, MR. AGAKI, AND CLIENT (BY ZOOM) AND ANALYZE [REDACTED] AND DETERMINE WHETHER WITNESSES ARE NECESSARY AND COMMUNICATE DECISION AS TO SAME (1.4);	4.8

Date	Timekeeper	Description	Hours
		[REDACTED] DRAFT/REVISE NEW DECLARATION OF ERIK AGAKI ESTABLISHING NEWEST VIOLATIONS, WHICH ARE IN CONTRADICTION TO THE DECLARATIONS PRESENTED IN RESPONSE TO THE OSC AND REVIEW EXHIBITS AND TELECONFERENCES REGARDING SAME (2.6); REVIEW LOCAL RULES FOR PURPOSE OF EVALUATING REQUIREMENTS FOR ADDITIONAL EVIDENCE SUBMISSION AND PREPARE SAME (0.7)	
02/28/2025	MURPHY	PREPARE FOR HEARING ON CONTEMPT (1.6); ATTEND HEARING ON CONTEMPT (IN PERSON) (2.9); TRAVEL TO AND FROM COURT FOR HEARING (0.7) ; CORRESPONDENCE AND TELECONFERENCES REGARDING SAME (0.2)	5.4
TOTAL			[REDACTED]

TIMEKEEPER TIME SUMMARY:

Timekeeper	Hours
M. D. MURPHY	[REDACTED]
TOTAL	[REDACTED]

TOTAL PROFESSIONAL SERVICES [REDACTED]

TOTAL AMOUNT OF THIS INVOICE [REDACTED]

[REDACTED]



CONSTELLATION PLACE 10250 CONSTELLATION BOULEVARD, SUITE 900 LOS ANGELES, CA 90067
Tel 215.299.2000 Fax 215.299.2150 www.foxrothschild.com

TAX I.D. NO. 23-1404723

REMITTANCE PAGE

[REDACTED]

Invoice Number
Invoice Date
Client Number
Matter Number

3585783
03/07/25
377748
[REDACTED]

[REDACTED]

RE: SPAVI V. PCJV

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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